

The Honorable Richard A. Jones

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,
Plaintiff
v.
JENNIFER LASKY,
Defendant.

NO. CR15-285 RAJ

ORDER FOR RESTITUTION

On February 10, 2017, the Court dismissed charges against Defendant Jennifer Lasky in the above-captioned case pursuant to the defendant's successful completion of the Drug Reentry Alternative Model (DREAM) program.

Also on February 10, 2017, the defendant stipulated to the following, which the Court now incorporates into this Order for Restitution:

1. On December 21, 2015, the above-named defendant entered guilty pleas to counts 10 and 16 of the indictment pursuant to a plea agreement authorizing post-plea/pre-adjudication to enable the defendant's participation in the Drug Reentry Alternative Model (DREAM) program.

2. Also on December 21, 2015, defendant agreed that she was jointly and severally liable for restitution, and to pay restitution to the victims of her criminal conduct, with credit for any amounts already paid.

**ORDER FOR RESTITUTION
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UNITED STATES ATTORNEY
700 STEWART STREET, SUITE
5220
SEATTLE, WASHINGTON 98101
(206) 553-7970

1 3. In the defendant's plea agreement referenced above, the defendant agreed
2 that restitution shall be due and payable immediately and paid as ordered by the Court.
3 On February 12, 2016, the Court entered an order directing the defendant to pay
4 restitution during her participation in the DREAM program, with any remaining balance
5 due and payable at such time as defendant successfully completes the DREAM program
6 or is terminated from the program.

7 4. The DREAM Executive Review Team, including the undersigned United
8 States District Judge, has determined that defendant has successfully completed the
9 DREAM program and therefore should receive the benefits specified in defendant's plea
10 agreement.

11 5. The defendant agrees that, in accordance with the terms of defendant's plea
12 agreement, the Court may issue an order requiring the continuing payment of the
13 restitution obligation described above after the defendant's participation in the DREAM
14 program is terminated and the pending criminal charge is dismissed.

15 6. The defendant agrees that she shall continue to make restitution payments
16 through the clerk of the court in an amount of no less than \$50 per month, with the
17 minimum payment subject to revision by order of the Court depending upon the
18 defendant's financial circumstances, until the restitution obligation is satisfied. The
19 defendant is directed to make the payments to the *United States District Court, Western*
20 *District of Washington*, referencing case No. CR15-285RAJ, and deliver such payments
21 either personally or by First Class Mail to:

22 United States District Court, Western District of Washington
23 Attn: Financial Clerk – Lobby Level
24 700 Stewart Street
25 Seattle, Washington 98101

26 The victims entitled to restitution payments are listed in Exhibit A, with credit for any
27 amounts already paid.

1 Compliance with this obligation shall be enforced as follows: (i) defendant shall report
2 the payment of this restitution, specifying the amounts paid and providing proof of
3 payment, in writing to United States Probation, U.S. Probation Office – Western District
4 of Washington, 700 Stewart Street, Suite 11101, Seattle, Washington 98101, and the U.S.
5 Attorney's Office, Attn: DREAM Executive Review Team, 700 Stewart Street, Suite
6 5220, Seattle, Washington 98101, on a quarterly basis, that is, within no later than one
7 week after the expiration of each 90 day period after the dismissal of criminal charges;
8 (ii) defendant shall report employment and wage information, specifying employer name,
9 address and phone number, and wage/salary amount, in writing to United States
10 Probation and the U.S. Attorney's Office, within no later than one week after
11 employment commences; (iii) defendant shall report change of address and phone
12 numbers in writing to United States Probation and the U.S. Attorney's Office within no
13 later than one week after change; (iv) if the U.S. Attorney's Office believes that
14 defendant has failed to comply with defendant's obligation to pay restitution, it shall first
15 advise defendant in writing, and provide defendant with the opportunity to cure or
16 explain, in a writing addressed to the U.S. Attorney's Office, the alleged failure; (v) if the
17 U.S. Attorney's Office, after reviewing defendant's response, continues to believe that
18 defendant has failed to comply with defendant's obligation to pay restitution, it shall file
19 with the Court an ex parte application seeking an order to show cause why defendant
20 should not be held in contempt for failure to comply with the Court's order regarding
21 payment of restitution. By executing this stipulation, defendant consents to this Court's
22 retention of jurisdiction for the purposes specified above.

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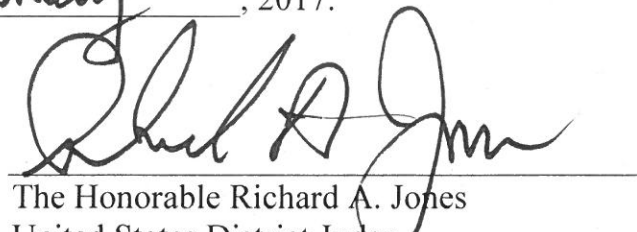
25 IT IS SO ORDERED.

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28 ORDER FOR RESTITUTION
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1 DATED this 10th day of February, 2017.

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The Honorable Richard A. Jones
United States District Judge
Western District of Washington
DREAM Judicial Officer

10 Submitted by:

11 /s/ Mark Parrent

12 MARK PARRENT

13 Assistant United States Attorney

14 700 Stewart St., Suite 5220

15 Seattle, Washington 98101

Phone: 206-553-4113

Email: mark.parrent2@usdoj.gov

1 | **EXHIBIT A**

2 | United States v. Jennifer Lasky
3 | CR15-285-RAJ

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5 | Barclaycard US – Amount due: \$4,622.39
6 | PO Box 8827
7 | Wilmington, DE 19899

8 |
9 | Navy Federal Credit Union – Amount due: \$242.10
10 | PO Box 2464
11 | Merryfield, VA 22116

12 |
13 | U.S. Bank -- Amount due: \$1,668.85
14 | Corporate Security
15 | Recovery & Restitution
16 | P.O. Box 650
17 | Milwaukee, WI 53278

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28 | ORDER FOR RESTITUTION
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